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VIA ECF

The Honorable Gary R. Brown United States Magistrate Judge United States Courthouse 100 Federal Plaza P.O. Box 9014 Central Islip, New York 11722

Re: Mario Gomez-Cruz, et al. v. Panzner Demolition and Contracting Corp., et

al. Case No. 13-CV-766 (LDW) (GRB)

Dear Judge Brown:

We represent Plaintiffs in the above-referenced action and write jointly with Defendants to seek an adjournment of the upcoming discovery status conference from October 1, 2013 to November 4, 2013. In an attempt to streamline discovery, the parties are presently in negotiations regarding the parameters of targeted discovery responses aimed at resolution. If the parties are able to exchange all necessary targeted discovery materials before November 4th, we will contact the Court to respectfully request that the conference be converted to a settlement conference. In the alternative, the parties respectfully request that the Court convert the October 1st status conference to a teleconference.

Respectfully submitted

David E. Gottlieb

ce: Gerald C. Waters, Jr., Esq. (via ECF & email) Jonathan M. Kozak, Esq. (via ECF & email)